1 2 3 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON 9 AT TACOMA 10 WILLIAM T. JOHNSON, 11 Plaintiff, Case No. C06-5261 FDB 12 v. ORDER ON MOTION TO COMPEL 13 CITY OF POULSBO; JOHN HALSTED; AND FOR AWARD OF KITSAP COUNTY; JON VANGESEN; ATTORNEY'S FEES AND 14 NICOLE MENGE; DALE SCHUSTER; and SANCTIONS RANDALL DRAKE, 15 Defendants. 16 17 This matter comes before the Court on Defendants' motion to compel discovery and for an 18 award of attorney's fees and sanctions. After having reviewed all materials submitted by the parties 19 and relied upon for authority, the Court is fully informed and hereby grants the motion for award of 20 attorney's fees. The motion to compel is denied as moot, the Plaintiff having provided the requested 21 discovery in response to this motion. 22 INTRODUCTION AND BACKGROUND 23 This suit for damages for violation of constitutional guaranties against unreasonable search 24 and seizure was filed by Plaintiff on May 16, 2006. Trial is scheduled for January 28, 2008. 25

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On January 24,2007 Plaintiff was served with Defendant Kitsap County's First Set of Interrogatories. Responses were due 30 days later on February 24, 2007. Plaintiff requested a three-week extension and as a professional courtesy, Defendant agreed to extend the time for response until March 12, 2007. Discovery responses were not provided.

On March 16, 2006 the parties conducted a Rule 37 conference to resolve their discovery dispute. During the conference Plaintiff's counsel informed Defendant that the discovery was in draft form and had not yet been reviewed.

On March 27, 2007 Defendant filed the present motion to compel discovery. In response to the motion, discovery responses were provided to Defendant on April 9, 2006. Plaintiff's counsel sole excuse for the late filing is his heavy workload.

DUTY TO COMPLY WITH DISCOVERY REQUEST

Defendants request an order compelling Plaintiff to provide responses to the First Set of Interrogatories and Request for Production. As Defendant's statement of facts are not contested, the Court adopts the facts as set forth in Defendant's motion. Plaintiff's response indicates that the discovery has now been provided.

The Court finds it unnecessary to compel discovery.

SANCTIONS

Rule 37(c) provides that a party that without substantial justification fails to disclose information required by Rule 26(a) is not, unless such failure is harmless, permitted to use as evidence at a trial, at a hearing, or on a motion any witness or information not so disclosed. In addition to or in lieu of this sanction, the court, on motion and after affording a opportunity to be heard, may impose other appropriate sanctions. Sanctions may include requiring payment of reasonable expenses, including attorney's fees, caused by the failure.

In order to avoid sanctions, Plaintiff has the burden of establishing that he had a "substantial justification" for failure to respond and that any late disclosure is "harmless." Yeti by Molly, Ltd. v.

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Deckers Outdoor Corp., 259 F.3d 1101, 1107 (9th Cir. 2001). Counsel's purported justification is 1 2 unsubstantial. Counsel's workload does not provide good cause for lack of compliance with 3 discovery rules. Defendants provided an extension to Plaintiff and yet there was no response. The 4 Court finds that a sanction in the amount of a reasonable attorney's fee incurred by Defendants in bringing this discovery motion is appropriate. The Court finds that \$500.00 is a reasonable 5 compensation for the fees incurred by Defendants in having to bring this action. 6 7 **CONCLUSION** 8 The Court having reviewed the pleadings and the remaining record, and for the reasons set 9 forth above, 10 11 IT IS HEREBY ORDERED: Defendants' Motion to Compel Discovery [Dkt #42] is MOOT. 12 (1) 13 Defendants' request for an award of attorney's fees [Dkt. #42] is **GRANTED**. No (2) 14 later than 27, 2007, Plaintiff and /or counsel for Plaintiff must pay counsel for Defendant attorney's 15 fees in the amount of \$500.00 as terms for having had to file this motion to compel. 16 (3) Failure to comply with this Order may result in immediate dismissal of this action, with prejudice. 17 18 DATED this 16th day of April, 2007. 19 20 21 22 FRANKLIN D. BURGESS 23 UNITED STATES DISTRICT JUDGE 24 25

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